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Prolific Reporter March 23, 1987

Seattle University School of Law Student Bar Association

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PRÖLIFIC REPÖRTER

PUBLISHED BY THE SBA

March 23, 1987.

Welcome Back!!!!

UPE

Meeting tonight, March 23 in room 501 at 8 pm. Strike Vote! Mandatory Attendance. "May the Union be with you!"

Thanks

The SBA extends their warmest thanks and congratulations to Mark Christiansen, Marissa Velling, Sheri Howe, and Judy Mentor, as well as everyone else who helped make the SBA Tacky Tropical Party such a success. We appreciate your devotion of time and effort in planning, setting up, and cleaning after the party. Thanks again.

Schedule Changes for Next Year

Evening Constitutional Law shall be moved to the Second Year, commencing in the Fall semester, beginning with the 1977/88 entering class. Evening Legal Writing shall be

allocated 1 unit in the Fall and 2 units in the Spring of the First Year, also beginning with the 1987/88 entering class.

Phi Delta Phi Open

The 2d annual P.D.P. Open has been scheduled for April 5th at Medrona Links. The sign-up sheet is on the P.D.P. board in the Student Lounge. The sign-up sheet will include information concerning greens fees.

Faculty-Staff Auction

The 2d Annual Law Revue Faculty-Staff Auction will take place Tuesday, March 31, at noon. Keep your eyes peeled for info. like where and who and how to bid if you can't be there. Direct your questions to Alex Perlman or Luanne Coachman through the media center.

Moot Court Board Meeting

Just a reminder that there will be a mandatory Moot Court Board meeting on Saturday,

March 28 at 8 am. We will be doing new member selection and Order of the Barristers selection. Please let Sherry or Anne know as soon as possible if you will not be able to attend this meeting.

TYPING!!

Call Bobbi
at 272-6651

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With Intent to Commit an Act

Act proposal forms for this year's LAW REVUE (April 11th at Carpenter's Hall, Tacoma) are available at the Media Center, SBA Office, Admissions (2d floor), and the 4th floor Faculty Offices (see Francis).

Proposals must include: 1) approximate length of the act (minutes), 2) subject matter of the act, 3) number of people involved in the act, 4) contact person for the act (including a message phone), and 5) special lighting or sound requirements for the act.

Return completed proposal forms to Linda Cohoon, Admissions, or Francis (4th floor) before the absolute, NO exceptions, 5 pm DEADLINE on Fri., March 27.

Notices of "acceptance for screening" will be returned to the act contact person on Tues., March 31. Check

student mailboxes that day. Screening will take place Fri., April 3d from 7 to 10 pm and Sat., April 4th from 10 am to 1 pm, location to be announced.

Acts are expected to be in a semi-complete format for presentation at the screening. Script content must be approved at screening. Luanne Coachman, chair of this year's committee, is willing to provide direction for those who wish assistance.

Acts will be screened by the LAW REVUE Committee for "quality and common decency". The LAW REVUE Committee, acting under the auspices of Laurie F. Jones, Director Law School Media Services, reserves the right to be the final arbiter of "quality and common decency".

Acts accepted for this year's LAW REVUE must participate in a dress rehearsal, to be held several hours before showtime, or be excluded from the program.

LAW STUDENTS:

BOWLING--\$1 PER GAME (show UPS I.D.)

Chalet Bowl
3806 N. 26th 752-5200



We do group
parties,
too!!!!

Law Revue Needs Volunteers

LAW REVUE is for you. The satisfaction of a job well done can be yours!! LAW REVUE needs volunteers who can: 1)

assist in set-up, operation, and break-down of lighting and audio equipment, 2) work on Program/Ticket graphics, 3) helped with Advance Ticket Sales and Advertising, 4) work on snack and beverage acquisition/service, and 5) work front door General ticket sales/admission.

If you will help as a LAW REVUE volunteer, please sign up with Francis Field (4th floor secretary) or Lisa Cohoon in Admissions (2d floor).

Go Take a Hike

Law Partners presents an opportunity to go Volksmarching! One of the many activities of the American Volkssporting Association, Volksmarching is popular in dozens of countries throughout the world. Washington alone has 24 clubs that sponsor 10K walks somewhere every weekend. If you'd like to learn more about volksmarching, Larry and Josie Lehman will give a presentation on Wed., March 25, at 7:30 pm in room 104 of the Law School. Refreshments will be served. For more info., call Steve Kaczak at 627-1411.

Phi Delta Phi Spring Initiation

Attention!!! P.D.P. Members and those interested in joining P.D.P. Spring Initiation has been scheduled for March 29 at Latitude 47 in Seattle. P.D.P. members please check your mailbox. Those interested in joining please leave a note in the P.D.P. Mailbox in the Student Lounge.

Your Chance to Brag

The law school is interested in sending notice of outstanding student achievements to those student's undergraduate alumni publications and, where appropriate, to the student's hometown newspaper. If you have been honored and would like your alumni publication to know about it, please complete a law school news release form and return it to the Assistant Dean's Office. The forms are available in the SBA office, Financial Aid (for those of you receiving scholarships, grants, etc.) and the Assistant Dean's Office. For more info., contact Shirley Page at the SBA.

B & W PROFESSIONAL SERVICES

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VICTOR VPC II

The VPC II is Victor's PC/XT compatible microcomputer. It offers standard features such as 640K RAM, an AT-style keyboard, five expansion slots, built-in serial and printer ports, and MS-DOS 3.1 and VBASICA. The VPC II outperforms other compatibles with its faster 8086 microprocessor.

VICTOR



Government Accountability Project

GAP is seeking students interested in a semester-away externship working in a non-partisan public interest law firm that represents corporate and government "whistleblowers". More info about this opportunity may be obtained from Valerie Youngs, Room 401.

Smoking Ban Proposed

The UPS Law School House and Library committee, composed of representatives of the administration, students and faculty, has tentatively decided to ban smoking in all areas of the law school. This ban is set to take affect June 1, 1987. The ban on smoking would be consistent with main campus rules. A period of comment will take place, commencing now. Please send your comments to the SBA Office/ House and Library committee. It is anticipated the ban would be enforced through the student code of conduct.

Reasons for this decision will be forthcoming.

Law Review Articles

Law Review invites any interested UPS law students to submit papers or articles to be considered for publication in the law review. If you have written a paper that you would like to have published, make three copies and put them into the box provided in the Law Review Office. Papers must be typed, double-spaced,

on 8 1/2" by 11" paper. Enclose a letter from a faculty member supporting your paper and a cover letter with your name, address, phone number, and title of the article.

Deadline for submitting articles for the Fall 1987 edition is 6 pm, Mon. April 6. For further info., contact Mike Targett, Editor-in-Chief, or Rich Sears, Managing Editor, or leave a note in the Law Review office on the mezzanine.

Faculty Award Nominations/ Student Speaker Applications

The May Commencement Committee is currently accepting nominations for the 1987 faculty award. Graduating students please drop your nominations in the box located on the 5th floor next to the PR stand.

Also, any interested graduating student is encouraged to submit their application to be the student speaker at the May commencement ceremony. Applications should be in the form of a letter addressed to the Commencement Committee indicating why would like to be the student speaker and a short description of your proposed topic. Drop completed applications in the box on the 5th floor.

Nominations and student speaker application will be voted on March 31 and April 1. Deadline for submission of nominations and applications will be March 24.

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Commencement Committee Meeting

The next meeting of the Commencement Committee will be 5 pm, March 24 in the Dean's Conference Room. All interested graduating students are encouraged to attend.

Tacky Tropical Memoirs

All those survivors of the 4th annual Tacky Tropical be sure to stop by the Judicial Annex and thank them for the generous chip donation. Then head up to the 5th floor to find fun photos of the evening's celebration.

--the T.T. Troubleshooter

Order of the Barristers

The deadline for submitting applications for the Order of the Barristers is 5 pm on Wed., March 25. Please submit applications in the Moot Court Mailbox on the 1st floor. Criteria are listed on the Moot Court Boardroom door, Room 321. Please keep

applications under three pages (preferably typed). The Order of the Barristers is open to all 3d and 4th year students graduating in May 1987. For more info., contact Tim Winship or Ron Sordahl.

Job Openings

The Mail Room will need a mail processor to start just prior to exams and work into the Summer. No special talents are required. If you are interested and can allow 2 hours every afternoon, please see Delilah Johnson in the Copy Center.

Security is looking for more student employees. Work-study is preferred. All shifts are available at this time. If you are interested, please ask Betty Aasen in the Bldg. Services/Security office for an application.

Interested in Montana

The Montana Bar Exam will be given July 29-31. The BARBRI program for the Montana Bar Exam will be offered in Missoula Montana. The program will begin June 15, run for 6 weeks, and consume 1/2 days, 4 days per week. For info., contact: State Bar of Montana, P.O. Box 4669, Helena MT 59604. For info. on the course contact: Bruce Barret, 1954 McDonald, Missoula MT 59801.

Puget Sound Law Foundation Calender

April 25--Annual Meeting.
Vote on grant recipients,

return all undistributed brochures, begin preparation for fundraiser.

May 15--Grant Recipients announced.

Late May--Fundraiser.

Personal Thanks

Thank you all for your thoughts and cards, and a special thanks for those who visited or wanted to visit me in the hospital. I miss being with you. Best of luck to everyone.

/s/ Margaret St. John

Graduation Announcements

Order graduation announcements this week (March 23-27) from PIP, 1001 Pacific Avenue, in Tacoma.

UPS Board of Trustee Positions Open-Up to Law Students

As a result of an SBA resolution sponsored by Tim Bradshaw and passed by the SBA council in Feb., 1986, law students are now eligible for student appointments to the Board of Trustee Committees. The SBA will be taking and screening applications for the following committees during the week of March 23-26, at 7:30 pm:

- 1) Committee on Finance
- 2) Committee on Instruction
- 3) Committee on Student Life, Values and Religious Affairs
- 4) Committee on Building and Grounds

A description of these committees can be found on the

SBA Bulletin Board on the 5th floor.

A resume and a cover letter expressing your interest in a Board of Trustee's position should be submitted to Mike Shipley before the March 26, 7:30 pm deadline.

Recommendations will be given to the ASUPS President who will take them to a Trustee Selection Committee. You may be asked to interview before this committee.

A trustee position is one in which concern for the University as a whole must be represented over any special interests to which a trustee may be connected. The selection process will be completed during the first week in April and if selected your commitment with the Board of Trustees begins at the Spring retreat to be held in April.

SBA Meeting

SBA meeting Thur., March 26, 7:45 am in room 104.

Collection for Delores Roberts

A collection is being taken up for Delores Roberts, who unfortunately is seriously ill. Delores has been a friend and help to countless students. Let's show our appreciation and support by contributing a dollar or more. Donations can be made to Francis in the 4th floor reception area. Thank you for your contributions.

Bar Review Associates of
Washington

BRAW is hosting a reception from 4-7 pm Thur., March 26 in the Weyerhauser Lounge. If you intend to take a bar preparation course this Summer, plan to attend this reception to learn about this excellent program. Food and drinks will be served. For more info., contact Cynthia Turner at 322-6379 or leave a note in student mailbox "T".

Insert Enclosed

Following the regular pages of the PR is a list of proposed amendments to the Student Code of Conduct (reduced to save print costs). Please take time to read and consider them before voting on them next month, as any change in the code of conduct affects all students here.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

- This amendment is proposed by the Conduct Review Board

1)- The current section of the Code of Conduct needing change reads:
Code Section(s) 3.00

To report an alleged violation of the Code of Conduct, a student or faculty member shall submit a written, signed, complaint to the Chairperson of the Conduct Review Board. The Chairperson shall ensure that the accused person is notified of the specific allegation.

3)- The amended Code of Conduct will read:

To report an alleged violation of the Code of Conduct, a student or faculty member shall submit a written, signed complaint to the Chairperson of the Conduct Review Board. Student members of the Conduct Review Board are prohibited from reporting alleged violations of the Code of Conduct. The Chairperson shall ensure that the accused person is notified of the specific allegation.

4)- This amendment is necessary because the proposed amendment was adopted by the student body in 1981, but was never approved by the faculty. In fairness to the student-body, the issue should be considered again and properly submitted to the faculty for faculty approval.

The amendment provides a procedural safeguard for the student-body in that student members of the Conduct Review Board cannot report alleged violations of the Code of Conduct. This amendment is no way affects the possibility that a student member may be a witness to an alleged violation and disqualify himself or herself from the case at bar to testify at a Probable Cause or any subsequent hearing.

5)- This amendment is not necessary as: No opposition surfaced to this amendment during the public hearings or during the Conduct Review Board discussions concerning this proposed amendment.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987, SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON APPROVAL, WILL BE EFFECTIVE ON SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 1

// YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

// NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

1) - This amendment is proposed by the Conduct Review Board

2) - The current section of the Code of Conduct needing change reads:
Code Section(s) 4.10 (a)

There shall be a thirteen member Conduct Review Board with eleven student members and two faculty members. Student members shall rotate among the functions of the Board by procedures established by the Chairperson, who shall be elected from among the student members.

3) - The amended Code of Conduct will read:

There shall be a sixteen member Conduct Review Board with fourteen student members and two faculty members. Student members shall rotate among the functions of the Board by procedures established by the chairperson, who shall be elected from among the student members.

4) - This amendment is necessary because the addition of three student members will allow the Board to function more efficiently. In some cases, student members have had to disqualify themselves from a case because they knew the student who had a complaint filed against him or her. When members disqualify themselves, the Board ends up having just enough members to sit on the Probable Cause and Hearing Panels.

This leaves the Board in a difficult position if the student whose case is before the Board exercises his or her right to object to participation of a Board member. The expanded membership will save time as the Board will not have to go through a time-consuming special selection process to find a replacement student to sit for the case.

5) - This amendment is not necessary as: No opposition surfaced to this amendment during the public hearings or during Conduct Review Board discussions concerning this proposed amendment.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987, SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON APPROVAL, WILL BE EFFECTIVE ON SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 2

// YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT

// NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

- 1) - This amendment is proposed by the Conduct Review Board
- 2) - The current section(s) of the code needing change reads:
Code Section (s) 5.00(a),(b),(h); 7.00 (a), (c), et al.
SYNOPSIS: Each of these sections contains a timeframe measured in days described variably as "school days," "academic days," "work days," and "days."
- 3) - The amended Code of conduct will read:
3.00 (subsequent sections shall be renumbered) School days are all days that classes at the law school are officially and regularly held inclusive of days scheduled for exams but exclusive of weekends, holidays, and make-up classes scheduled on weekends and holidays. This definition is effective throughout this code unless otherwise stated.
CODIFICATION: This definition shall appear at the first mention of "days" and thereafter the term "school days" will be sufficient to invoke the definition unless otherwise stated.
- 4) - This amendment is necessary because the Code needs clarification. The current Code does not contain a definition of "days". Yet all time limits are expressly measured by conflicting descriptions of "days."
- 5) - This amendment is not necessary as: No opposition surfaced to this amendment during the public hearings or during the Conduct Review Board discussions concerning this amendment.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987, SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON PASSAGE, WILL BE EFFECTIVE ON SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 3

- // YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.
- // NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

- 1) - This amendment is proposed by the Conduct Review Board.
- 2) - The current section(s) of the Code needing change reads:
Code Section(s) 2.40 "When conduct is evaluated under this section, the Conduct Review Board shall consider both the rights of individual and intellectual freedom, and the obligations owed by each of us to every other member of the Law School community. It should be noted that it is the intent of this section not to discourage political expression but rather to shift jurisdiction over interference with the process of instruction from the dean and the faculty to the Conduct Review Board".

Code Section(s) 2.40 (a).
"It is a violation of this Code intentionally and substantively to interfere with the process of instruction, the administration of the School of Law, or other University functions."
- 3) - The amended Code of Conduct will read:
Section 2.40 - When conduct is evaluated under this section, the Conduct Review Board shall consider both the rights of individual and intellectual freedom, and the obligations owed by each of us to every other member of the Law School community.
Section 2.40 (a) is deleted. Subsequent sections are relettered (this sentence is a codification instruction).
- 4) - This amendment is necessary because of vagueness. Section 2.40(a) was held void for vagueness by a hearing panel and is not enforceable. It is unclear why this section exists.
- 5) - This amendment is not necessary as: No opposition surfaced to the substance of this amendment during the public hearings or during the Conduct Review Board discussions concerning this amendment.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987, SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON APPROVAL, WILL BE EFFECTIVE ON SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 4

- // YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.
- // NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

- 1) - This amendment is offered by the Conduct Review Board.
- 2) - The current section of the Code of Conduct needing change reads:
Code Section (s) ____None____
This amendment adds a new section to the Code of Conduct.
- 3) - the amended Code of Conduct will read:
Section 5.00 (j) Any reasonable doubt as to the interpretation of what conduct is permitted or prohibited by this Code of Conduct shall be resolved in favor of the accused."
- 4) - This amendment is necessary because it provides the accused the protection of the rule of lenity. When the code is unclear, the career of the INNOCENT is favored over the release of a potentially guilty person. The amendment will codify a principle of law currently utilized by the Conduct Review Board. Failure of passage of this amendment may forbid the Conduct Review Board from utilizing the rule of lenity in the future.
- 5) - This amendment is not necessary as: This amendment was not opposed during the public hearings and received no substantive opposition during discussions of it by the Conduct Review Board.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987 SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON APPROVAL, SHALL BE EFFECTIVE ON SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 5

// YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

// NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

PROPOSED AMENDMENT TO THE CODE OF CONDUCT

- 1) - This amendment is proposed by the Conduct Review Board.
- 2) - The current section of the Code of Conduct needing change reads:
Code Section(s) 6.00 (d).
"Unless an appeal is filed, the Dean shall impose the recommended sanctions."

Code Section(s) 7.00 APPEALS.

"(a) A student who is found to have violated the Code of Conduct may appeal the verdict, the recommended sanctions, or both to the Law School Dean. An appeal shall be in writing five days following the Hearing Panel's announcement of the verdict and sanctions.

(b) The Dean may:

- (1) Affirm the verdict and impose the sanctions; or
- (2) Reduce or modify, but not increase, the severity of the recommended sanctions; or
- (3) Remand the case to the Hearing panel with specific instructions for further deliberations; or
- (4) Reverse the Hearing Panel's verdict if it is not supported by substantial evidence on the record as a whole.

(c) The Dean's decision shall be made in writing within seven days after the appeal is filed. The Dean's decision shall be final.

(d) The Dean's written decision to modify or reverse the Hearing Panel's verdict shall articulate the reasons for such modification or reversal."

- 3) - The amended Code of Conduct will read:

Delete Section 6.00 (d) in its entirety.

The following section is proposed.

"7.00 APPEALS (a) Unless an appeal is filed within ten school days of receipt by the student of the Hearing Panel's written decision, the Dean shall impose the recommended sanctions.

(b) a student who is found to have violated the Code of Conduct may appeal the verdict or the recommended sanctions in writing to the Dean.

(c) The Dean, after reviewing the written appeal and the Hearing Panel's decision, shall:

- (1) Affirm the Hearing Panel's verdict if the verdict is supported by substantial evidence on the record as a whole,
- (2) Reverse the Hearing Panel's verdict if the verdict is not supported by substantial evidence on the record as a whole, and
- (3) Give deference to the Hearing Panel's interpretation of the Code of Conduct.

(d) The Dean, after reviewing the written appeal and the Hearing Panel's decision, may:

- (1) Impose the recommended sanctions; or
- (2) Reduce or modify, but not increase, the severity of the recommended sanctions; or
- (3) Remand the case to the Hearing Panel with specific instructions for further evidence on the record as a whole.

(e) The Dean's decision shall be made in writing within fifteen (15) school days after the appeal is filed. The Dean's decision is final.

(f) The Dean's written decision to reverse or modify the Hearing Panel's verdict or recommended sanctions shall articulate the reasons for such reversal or modification."

4) - This amendment to the Code of Conduct is necessary because the amendment clarifies the standards to be used by the Dean in reviewing C.R.B. decisions. The time lines for the student's appeal and the Dean's decision are reasonably expanded. These changes will give the student and the Dean adequate time to file and respond to an appeal. Past experience illustrates that the Dean cannot thoughtfully review a C.R.B. decision and respond within seven calendar days.

This amendment was approved by the law school student body in April, 1986. The faculty, however, tabled the amendment and failed to act on it. While passage of this amendment by the student body will not ensure the amendment will be approved by the faculty, the faculty will be placed on record as opposing the amendment if the faculty fails to act on this amendment in a timely fashion.

Deletion of 6.00 (d) creates no substantive change in the current Code of Conduct because the language of 6.00(d) is substantively moved to section 7.00.

5) - This amendment is not necessary because: No opposition surfaced to this amendment during the public hearings or during the Conduct Review Board discussions of this amendment.

THIS AMENDMENT SHALL BE INSERTED INTO THE CODE OF CONDUCT UPON APPROVAL IN THIS ELECTION AND UPON APPROVAL BY THE CAREER FACULTY. FAILURE OF THIS AMENDMENT TO BE INSERTED INTO THE CODE OF CONDUCT PRIOR TO AUGUST 1, 1987, SHALL RENDER THIS AMENDMENT VOID. THIS AMENDMENT, UPON APPROVAL, WILL BE EFFECTIVE AS OF SEPTEMBER 1, 1987.

AMENDMENT NUMBER 87 - 6

// YES. I APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.

// NO. I DO NOT APPROVE THIS AMENDMENT TO THE CODE OF CONDUCT.
